

Exhibit 2

FILED
MAY 08 2021

Clerk of the Court
Superior Court of CA County of Santa Clara
BY [Signature] DEPUTY
[Signature]

SUPERIOR COURT STATE OF CALIFORNIA
COUNTY OF SANTA CLARA

In re the Marriage of:

Petitioner: PATRICE DARISME

and

Respondent: PRINCESCA ENE

Case No. 2015-6-FL014081

JUDGMENT AFTER TRIAL

Trial Dates: February 11 through December 16, 2020 (various)

Date Submitted: December 16, 2020

Hearing re Attorneys' Fees: March 24 and April 21, 2021

Dept.: 10

Judge: Hon. Roberta S. Hayashi

On February 11, February 13, February 14, February 20, February 21, March 2, March 4, October 26, October 27, October 28, November 18, December 10, and December 16, 2020, the Parties brought on for trial the issues of (1) Division of Property and Reimbursements; (2) Petitioner Patrice Darisme's ("Petitioner" or "Husband" or "Mr. Darisme") Request for Findings and Orders based upon Respondent Princesca Ene's ("Respondent" or "Wife" or "Ms. Ene") Breach of Fiduciary Duty under the Family Code; (3) the Parties' respective Requests for Orders re Contempt; and (4) Petitioner's Request for Temporary Restraining Order (filed October 20, 2020). Petitioner appeared with and through his counsel Walter Pierce Hammon, Cory Hammon and John D. Pernick. Respondent appeared with and through her counsel Shannon Stein and Pamela Schuur.

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JUDGMENT AFTER TRIAL
Case No. 2015-6-FL014081

1 Both Parties requested a written Statement of Decision. On January 20, 2021, the Court
2 filed and served its Tentative Decision and Proposed Statement of Decision (the "PSOD"). On
3 February 4, 2021, Petitioner filed and served his Response to the PSOD and Respondent filed and
4 served her Objections to Tentative Decision and Statement of Decision. On or about February 23,
5 2021, the Court issued its Statement of Decision re Property Division, Reimbursement, and
6 Breach of Fiduciary Duty (the "Statement of Decision").

7 Thereafter, following briefing and hearings (via MS Teams) on March 24, 2021 (continued
8 from March 3, 2021) and April 21, 2021, the Court awarded to Petitioner Attorneys' Fees and
9 Costs pursuant to Family Code §1101(g) and Sanctions pursuant to Family Code §271.

10 THE COURT, HAVING HEARD, READ AND CONSIDERED THE TESTIMONY OF
11 THE WITNESSES, THE EVIDENCE AND ARGUMENT (BOTH ORAL AND WRITTEN)
12 AND REVIEWED THE PRIOR ORDERS AS CONTAINED IN THE FILES AND RECORDS
13 OF THE COURT, AND FINDING GOOD CAUSE THEREFORE, HEREBY ORDERS,
14 ADJUDGES AND DECREES:

15 **I. Division of Assets, Liabilities and Reimbursements**

16 **A. Nano Alloys, Inc.**

17 1. For purposes of the family law action, the community owns at least 50% of
18 the shares of Nano Alloys, Inc. and thus Petitioner is entitled to own at least 25% of
19 the shares of Nano Alloys, Inc.

20 2. The Court finds that division of this asset "in kind" would be unjust,
21 unpreasonable and inequitable.

22 3. Accordingly, the Court orders that Respondent be awarded the entirety of
23 the community property interest in Nano Alloys, Inc., Niti Tubes, NiTi Tub, LLC,
24 and Cardinal Cordis Health, subject to the requirement that she pay to Petitioner the
25 sum of \$863,419 and that she defend, indemnify, and hold harmless Petitioner from
26 and against any and all claims asserted or unasserted, which have or may be
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1 asserted against him based on any alleged ownership of an interest in Nano Alloys,
2 Inc. or NiTi Tubes or any predecessor entity, or any claims based on the removal of
3 any funds from the accounts of Nano Alloys, Inc. or any other actions with respect
4 to Nano Alloys, Inc., any claims against Ms. Ene for her conduct, or transactions,
5 including any negligence, and including any removal by Petitioner of any amount
6 of money from Nano Alloys, Inc., bank accounts, including the amount of
7 \$286,481, which amount is deemed by the Court to be an advance distribution to
8 Petitioner of a portion of his community property interest in Nano Alloys, Inc. and
9 NiTi Tubes.

10 4. The Court orders that Respondent reimburse Petitioner \$100,000 for the
11 portion of the \$286,481 that Petitioner withdrew from Nano Alloys, Inc. and
12 deposited to Respondent's account.

13 **B. The Family Residence**

14 1. It is stipulated that the Parties purchased during marriage residential real
15 property located on Ormsby Drive in Sunnyvale (the "Family Residence") that has
16 a current value of \$2,250,000, which is encumbered by a loan in the principal
17 amount of \$303,391, leaving equity of \$1,946,609. Each Party's interest would be
18 valued at \$973,304.50.

19 2. From and after May 1, 2015, Wife had sole control and use of the Family
20 Residence, which she and the children have occupied ever since. The Court orders
21 that Respondent be credited with one-half of the mortgage, property tax, insurance
22 payments and major repairs that she made to preserve the community interest in the
23 Family Residence in the amount of \$112,865.27 (*Epstein* reimbursement).

24 3. The Parties have stipulated to the Fair Rental Value of the Family
25 Residence of: \$5,400/month for 5/1/2015 through 12/31/2017; \$5,500 for 1/1/2018
26 through 12/31/2019; and \$5,800/month for 1/1/2020 through 11/30/2020. The
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1 Court orders that Respondent reimburse Petitioner for 30% of the Fair Rental Value
2 of the Family Residence from 5/1/2015 through 12/31/2019 and 40% of the Fair
3 Rental Value for the Family Residence from 1/1/2020 through 11/30/2020, which
4 is calculated as \$116,960. This Order is not intended to be determinative of any
5 issues related to any claim for support or *Trainotti* credits that may be asserted in
6 connection therewith.

7 **C. The Canadian Property**

8 1. The parties stipulated that they own as community property an 8-unit
9 apartment complex located in Quebec, Canada (the "Canadian Property").

10 2. Title to Canadian Property is held by a Canadian corporation, 6059431
11 Canada, Inc., the stock of which is owned in equal shares by Husband and Wife.
12 The Canada corporation retains a third-party property manager who is responsible
13 for leasing activity, any capital expenditures, and who maintains Canadian bank
14 accounts into which rents are deposited and from which expenses are paid.
15 Presumably, a portion of the bank accounts may consist of tenant deposits, which
16 are potentially subject to return to the tenants upon vacating the Canadian Property
17 or reserves for the payment of taxes.

18 3. On October 27, 2020, the Parties stipulated that the community property
19 interest in the Canadian Property is valued as of the date of trial at \$508,875. The
20 Court will order that one-half of the real property value (\$254,437.50) is credited to
21 each party.

22 4. The Court will further reserve jurisdiction to modify the Judgment to credit
23 Respondent with one-half of the value of adjusted value of any cash assets of the
24 corporation taking into account any bank account balances, distributions, reserves,
25 advances or distributions being held in that corporation. Effective upon the entry
26 of such modified Judgment, Petitioner shall be granted 100% of the right, title, and
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1 interest in the Canadian corporation, 6059431 Canada Inc. and shall thereafter hold
2 harmless, indemnify, and defend Respondent from any subsequent claim, cause of
3 action, or liability, asserted or unasserted, including any claim based on negligence,
4 arising or accruing after that date from the ownership, operation, or management of
5 the Canadian Property.

6 **D. Reimbursement Claims for Community Expenses**

7 1. After separation, Husband paid \$36,417.69 in community property expenses
8 from separate property accounts, consisting of carrying costs and maintenance for
9 the Family Residence and tax liabilities as well as interest and penalties which
10 appear to the Court to be the fault (at least in significant part) of Respondent's
11 unilateral decision to file taxes separately and other lack of cooperation. Husband
12 is entitled to a credit for one-half of these amounts: \$18,208.85.

13 2. Husband's request to divide Bank of America accounts #6739 and #8002 as
14 community property accounts is denied.

15 3. After separation Wife paid a community tax liability using \$3,201 from her
16 personal account. Wife is to be reimbursed one-half of that amount, \$1,600.50 by
17 Husband.

18 4. After separation, Husband deposited to his separate bank account the refund
19 of a \$5,000 deposit paid to Tesla before marriage. In addition, after separation,
20 Husband deposited into his separate bank account checks that were written to him
21 by third-parties for what appears to be community claims, e.g. refunds or insurance
22 claim payments totaling \$2,708.77. Husband is ordered to reimburse Wife one-half
23 of these amounts: \$3854.39.

24 5. It is not disputed that as of the date of separation the American Express
25 Card in Husband's name had a cash rewards balance of \$8,034. Wife shall be
26 credited with one-half that amount: \$4017.

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1 would be entitled to a QDRO distribution of \$477,860.50 (adjusted for earnings
2 and losses).

3 **G. Other Community Personal Property**

4 1. The Court finds that the Tesla automobile is not community property. It is
5 ordered that Wife defend, indemnify, and hold harmless Husband against any and
6 all claims arising from her purchase of the Tesla or its use, including any claims for
7 reimbursement by Nano Alloys, Inc.

8 2. The parties share a Toyota Sequoia that is community property and
9 registered in the names of Darisme Patrice/Ene Princesca with California license
10 plate 5JHF672 and VIN 5TDZ38A32S128004. The Court takes judicial notice of
11 the current Kelly Blue Book valuation of that vehicle which is \$5,055. The Toyota
12 Sequoia is awarded to Husband and one half of its current value, \$2,527.50 is
13 credited to Wife.

14 3. There is in the Family Residence household furnishings and fixtures. The
15 Court heard evidence that the estimated value thereof ranges from \$5,000 to
16 \$15,000. If the Parties cannot come to an agreement with regard to the division of
17 household furnishings and fixtures, the Court will order that each of the children
18 (minor or adult) shall be allowed to retain any clothing, toys, computers,
19 telephones, desks, bedding and bedroom furniture used primarily by that child as
20 his/her personal property. The Parties shall then go to binding arbitration with
21 Family Court Services as to the division of all other community property
22 furnishings and fixtures.

23 The Table below summarizes the division of the Parties assets prior to any awards or
24 allocations resulting from Petitioner's claims for breach of fiduciary duty.

Property Division and Reimbursements re Family Residence	Amount Credited to Husband	Amount Credited to Wife
Interest in Ormsby Residential Real Property (stipulated value \$2,250,000 – loan of \$303,391 = community interest of \$1,946,609)	\$973,304.50	\$973,304.50
Reimbursement to Wife (5/1/2015-11/30/2020) (<i>Epstein</i>)		\$112,865.27
Reimbursement to Husband for Fair Rental Value (5/1/2015-11/30/2020) adjusted by 20% per minor child (<i>Watts</i>)	\$116,960	
Other Property Division and Related Reimbursements		
Interest in Canadian Property (per 10/27/2020 stip, equity is \$678,500 Canadian or \$508,875 USD)	\$254,437.50	\$254,437.50
Ordered reimbursement to Husband for ½ post-separation payment of community expenses	\$18,208.85	
Ordered reimbursement to Wife for ½ post-separation payment of community expenses		\$1,600.50
Ordered reimbursement to Wife for one-half of Tesla refund of \$5,000 and post-separation community checks deposited in Husband's account		\$3,854.39
Ordered reimbursement to Wife for one-half of AmEx cash rewards balance		\$4,017
Adjusted Stipulated Division of Bank Accounts (includes separate property shares of each spouse)	\$824,445.50	\$782,017.50
Division of Retirement Accounts Buy-out of Wife's share of community property interest of all retirement accounts in Husband's name (3/6/2020 Stipulation and Order) to be adjusted based on earnings/losses since Feb. 2020	\$715,777.50	\$477,860.50

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JUDGMENT AFTER TRIAL
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1	Toyota Sequoia awarded to Husband, credit to wife		\$2,527.50
2	Subtotal of non-Nano Alloys Property Division and Reimbursements	\$2,903,133.85	\$2,612,484.66
3	Nano Alloys community property disposition and reimbursements		
4	Buy-out of Husband's Interest in Nano Alloys, Inc.; Wife keeps interest in Nano Alloys, Inc. and holds harmless Husband	\$863,519	
5	Reimbursement to Husband for \$100,000 of the \$286,481 removed by Husband from Nano Alloys in September 2015 and deposited in Wife's account	\$100,000	
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11 **II. Petitioner's Breach of Fiduciary Duty Claims re Community Property Interest in**
12 **Nano Alloys dba NiTi Tubes**

13 **A. Transfer of Nano Alloys, Inc. Stock to Wilson Eng**

14 1. The Court finds that Respondent/Wife breached her fiduciary duties to
15 Petitioner by transferring or purporting to transfer 50% of the stock of Nano
16 Alloys, Inc. dba NiTi Tubes to Wilson Eng.

17 2. There is not clear and convincing evidence of fraud in connection with the
18 transfers to Mr. Eng.

19 3. Accordingly, pursuant to Family Code §1101(g), the Court awards
20 Petitioner the amount of \$2,402,645.70 (25% of the business value as of December
21 31, 2017) plus attorneys' fees and court costs in connection with proving the breach
22 of fiduciary duty for the transfer to Wilson Eng of 50% of the ownership of Nano
23 Alloys, Inc. which the Court finds as follows:

24 4.

25	Harmon Law Firm (for 9/11/15 to 3/1/20):	\$ 35,601.89
26	Bergeson Law Firm:	\$ 88,808.52

MHTB (Butera)	\$ 47,481.
Sally White	\$ 4,250
Total	\$176,141.41

B. Reduction of Value of Nano Alloys, Inc.

1. The Court finds that Petitioner has met his burden of showing by clear and convincing evidence that Respondent engaged in "malice, oppression and fraud", in order to reduce the value of Nano Alloys, Inc. from its value as an ongoing business (\$9,610,583 as of December 31, 2017) to \$6,000,000, the reported cash in the bank at the commencement of trial.

2. Pursuant to Family Code § 1101(h), Petitioner is hereby awarded damages in the amount of \$1,805,291.50, the amount by which the remaining 50% community property interest (after the transfer to Mr. Eng) was damaged as a result of Respondent's course of conduct.

C. Sanctions Pursuant to Family Code §271

The Court awards Petitioner sanctions against Respondent only (not her counsel) under Family Code section 271 for her bad faith and dilatory conduct in connection with the division of the stock of Nano Alloys, Inc. and the valuation of that community asset, as follows:

Hammon law offices	\$10,815
Bergeson Law Firm:	\$59,803.75
Sally White:	\$ 31,478.50
MHTB (Butera)	\$ 4,946.
Total	\$107,043.25

1 **III. Disposition**

2 Pursuant to the foregoing and the Statement of Decision, the Court HEREBY ORDERS,
3 ADJUDGES AND DECREES THAT JUDGMENT ON THE RESERVED ISSUES OF BREACH
4 OF FIDUCIARY DUTY AND DIVISION OF PROPERTY BE ENTERED AS FOLLOWS:

5 **A.** Wife shall buy-out Husband's 25% interest in Nano Alloys, Inc. for the sum of
6 \$863,519, which amount shall be an offset against the division of community property
7 assets as between the Parties. Wife shall defend, indemnify, and hold harmless Petitioner
8 from and against any and all claims asserted or unasserted, which have or may be asserted
9 against him based on any alleged ownership of an interest in Nano Alloys, Inc. or NiTi
10 Tubes or any predecessor entity, or any claims based on the removal of any funds from the
11 accounts of Nano Alloys, Inc. or any other actions with respect to Nano Alloys, Inc., any
12 claims against Ms. Ene for her conduct, or transactions, including any negligence, and
13 including any removal by Petitioner of any amount of money from Nano Alloys, Inc., bank
14 accounts, including the amount of \$286,481.

15 **B.** Wife shall pay Husband \$100,000 as reimbursement for the monies deposited in
16 Wife's bank account from the \$286,481 Husband removed from Nano Alloys, Inc.

17 **C.** Husband is awarded \$2,402,645.70 under Family Code §1101(g) for damages
18 caused by Wife's breaches of fiduciary duty in connection with her transfer or purported
19 transfer of 50% of the shares of Nano Alloys, Inc. to Wilson Eng.

20 **D.** Husband is awarded \$1,805,291.50 under Family Code §1101(h) for damages
21 caused by Wife's breaches of fiduciary duty in connection with her actions that resulted in
22 the reduction in the value of Nano Alloys, Inc. between December 31, 2017 and the date of
23 trial.

24 **E.** Husband shall be awarded as his sole and separate property the Family Residence
25 at 1406 Ormsby Drive, Sunnyvale, Ca. Title and possession shall be transferred to
26 Husband on the later of June 30, 2021 or thirty days following the effective date of an
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1 order for child support. From December 1, 2020 until the date of such transfer, Wife shall
2 be responsible for paying the mortgage, property tax and insurance, maintaining the
3 property in good condition, and paying to Husband the amount of \$1,933 per month (the
4 difference between the current rental value and the current mortgage plus impounds).
5 Upon the date of transfer of title and possession, the amount of \$973,304.50, representing
6 the value of Wife's community property interest in the Family Residence, will be credited
7 against the amounts owed by Wife to Husband under this Judgment.

8 F. If the Parties cannot come to an agreement with regard to the division of household
9 furnishings and fixtures, the Court will order that each of the children (minor or adult)
10 shall be allowed to retain any clothing, toys, computers, telephones, desks, bedding and
11 bedroom furniture used primarily by that child as his/her personal property. The Parties
12 shall then go to binding arbitration with Family Court Services as to the division of all
13 other community property furnishings and fixtures.

14 G. On or before April 30, 2021, Husband shall provide the Court and serve on Wife an
15 accounting for all non-property assets of the Canadian corporation. Wife shall have until
16 the later of 20 calendar days from service of that accounting, or May 15, 2021 to provide
17 any response to the Court. If the parties cannot agree on how to handle the Canada
18 accounts by May 31, 2021, the Court shall set a hearing at the earliest mutually agreeable
19 date thereafter to hear evidence with regard to the valuation of all assets of the Canadian
20 corporation. The Court will thereafter enter a modified Judgment including the account for
21 all non-property assets of the Canadian corporation. Effective as of the date of the
22 modified Judgment which includes the accounting for all non-property assets of the
23 Canadian corporation, Husband shall be awarded as his sole and separate property all right,
24 title, and interest in the Canadian corporation, 6059431 Canada, Inc., including the
25 Canadian property and the operating bank accounts associated therewith. Upon the date of
26 transfer of title and possession, the amount of \$254,437.50, representing the value of
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1 Wife's community property interest in the Canadian Property, plus any community
2 property interest of Wife in any cash assets of the Canadian corporation as determined by
3 the Court, will be credited against the amounts owed by Wife to Husband under this
4 Judgment.

5 H. Husband shall be awarded as his sole and separate property all bank accounts,
6 retirement accounts and investment accounts, in his name or in the name of both Husband
7 and Wife, effective as of December 31, 2020, and is responsible for providing account
8 statements as of that date to Sally White and Katie Sims, so the professionals can calculate
9 the exact amount of the credits against the amounts owed by Wife to Husband under this
10 Judgment that Wife will be given for the award of her community property interest in those
11 accounts. Accounts awarded as sole and separate property of husband include, but are not
12 limited to:

- 13 1. *Etrade* Account #4324 in the name of Patrice W Darisme & Princesca N Ene
- 14 2. *Etrade* Account #6757 in the name Patrice W Darisme & Princesca Ene
- 15 3. *Schwab* Account #4354 in the name Patrice W Darisme
- 16 4. *Bank of America* Account #9770 in the name Patrice F Darisme & Princesca N
17 Ene
- 18 5. *PROSPER FUNDING LLC* Account in the name Pat Darisme
- 19 6. *Charles Schwab* IRA #8154 in the name Patrice W Darisme
- 20 7. *Fidelity Hltachi Vantara* 401(k) at *Fidelity* in the name Patrice Darisme
- 21 8. *Fidelity Advanced Micro Devices* 401(k) at *Fidelity* in the name Patrice
22 Darisme
- 23 9. *Fidelity Hewlett Packard Enterprise* 401(k) at *Fidelity* in the name Patrice
24 Darisme

25 I. The Parties are ordered to meet and confer to determine if ownership of the
26 retirement accounts in Wife's name can be transferred to Husband under the terms of the
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1 applicable plans and, if so, how they should be valued, or if it will be necessary to prepare
2 QDRO orders, in which case the maximum portion of those plans shall be assigned to
3 Husband. Upon the date of transfer, the value of Wife's community property interest in
4 the transferred amounts as determined by accountants Sally White and Katie Sims shall be
5 credited against the amounts owed by Wife to Husband under this Judgment. Retirement
6 accounts in Wife's name to be reviewed and the entirety or maximum portion transferred
7 to Husband include, but are not limited to:

- 8 1. *Medtronic ESOP & SRP plan at Vanguard* in the name of Princesca Ene
- 9 2. *Medtronic Savings and Investment plan at Fidelity* in the name of Princesca
10 Ene
- 11 3. *Memry SAES SMA 401(k) Plan* in the name of Princesca Ene
- 12 4. *Etrade #5634 IRA* in the name of Princesca Ene
- 13 5. *Etrade #575 IRA* in the name of Princesca Ene
- 14 6. *Etrade #915 IRA* in the name of Princesca Ene
- 15 7. *T-Rowe Price 401(k)* in the name of Princesca Ene

16 J. All reimbursements owing from Husband to Wife for Epstein amounts, division of
17 the Canadian corporation and Canadian real property, and division of other assets and
18 accounts, are hereby ordered to be offset against the amounts owed by Wife to Husband
19 under this Judgment.

20 K. The transfers of assets between the Parties as ordered hereby are intended to be
21 incident to the divorce and not a taxable event pursuant to IRC section 1041.

22 L. The amounts owed by Wife to Husband after application of the credits and offsets
23 that have been determined or stipulated to as of the date of this Judgment, shall be entered
24 as a monetary Judgment owing from Wife to Husband, with all unpaid amounts bearing
25 interest at the rate of 10% per annum starting April 1, 2021. However, no interest shall
26 accrue as to the amounts to be credited against the Judgment for transfer of the Family
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1 Residence or the Canadian corporation even if those transfers have not occurred by April
2 1, 2021. Likewise, no interest shall accrue as to the amounts to be credited against the
3 Judgment as to the division of household furnishings and fixtures until such issue is
4 resolved pursuant to the procedures outlined in Section F; and no interest shall accrue as to
5 the amounts to be credited against the Judgment as to the division of the retirement
6 accounts in Wife's name until such issue is resolved pursuant to the procedures outlined in
7 Section I.


8 M. Actions of both parties shall be governed by the Enforcement of Judgments Law
9 but if statutes of the Family Law Code are in conflict therewith either party shall have the
10 rights and remedies available to them and may make an appropriately noticed Motion
11 concerning said conflict.

12 N. Respondent shall pay to Petitioner Attorneys' Fees and Costs pursuant to Family
13 Code §1101(g) in the amount of \$176,141.41.

14 O. Respondent shall pay to Petitioner as sanctions under Family Code section 271 for
15 Respondent's bad faith and dilatory conduct in connection with the division of the stock of
16 Nano Alloys, Inc. and the valuation of that community asset the amount of \$107,043.25.

17 IT IS SO ORDERED AND ADJUDGED.
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19 Dated: 28 April 2021

20 By: 
21 Roberta S. Hayashi
22 JUDGE OF THE SUPERIOR COURT
23 COUNTY OF SANTA CLARA
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**SUPERIOR COURT OF CALIFORNIA
COUNTY OF SANTA CLARA**

DOWNTOWN COURTHOUSE
191 NORTH FIRST STREET
SAN JOSE, CALIFORNIA 95113
FAMILY JUSTICE CENTER

FILED
MAY 03 2021

Clerk of the Court
Superior Court of CA County of Santa Clara
BY Melanie Bueno DEPUTY

RE: Patrice W. Darisme and Princesca N. Ene
CASE NUMBER: 2015-6-FL-014081

PROOF OF SERVICE

- FINDINGS AND ORDER AFTER HEARING

- AMENDED TENTATIVE RULING AND PROPOSED STATEMENT OF DECISION RE ATTORNEYS' FEES
AND PRELIMINARY INJUNCTION

Modified
- PRELIMINARY INJUNCTION

- JUDGMENT AFTER TRIAL

were delivered to the parties listed below in the above entitled case as set forth in the sworn declaration below.

DECLARATION OF SERVICE BY MAIL: I declare under penalty of perjury that I served this notice by enclosing a true copy in a sealed envelope, addressed to each person whose name is shown below, and by depositing the envelope with postage fully prepaid, in the U.S. Mail at San Jose, CA on May 03, 2021. CLERK OF THE COURT, by Melanie Bueno, Deputy.

cc: Walter P Hammon 75 E Santa Clara St Ste 1400 San Jose CA 95113
John David Pernick 111 North Market Street Ste 600 San Jose CA 95113
Cory Hammon 31 N Second St Suite 260 San Jose CA 95113
Shannon Stein 438 South Murphy Ave Sunnyvale CA 94086
Pamela Schuur 438 South Murphy Ave Sunnyvale CA 94086

DECLARATION OF SERVICE BY E-MAIL: I declare under penalty of perjury that I served this notice and documents by email to each person whose name is shown below at the email address shown below on May 03, 2021 CLERK OF THE COURT, by Melanie Bueno, Deputy.

John Pernick <jpernick@be-law.com>; wphammonlawoffice@gmail.com <wphammonlawoffice@gmail.com>;
Cory Hammon <coryhammon@gmail.com>; shannon@shannonsteinlaw.com <shannon@shannonsteinlaw.com>;
Pamela Schuur <pamela.schuur@comcast.net>

CW-9027 REV 12/08/16